Honorable Robert S. Lasnik

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

NEW FLYER INDUSTRIES CANADA ULC, and NEW FLYER OF AMERICA INC.,

Plaintiff,

v.

RUGBY AVIATION LLC d/b/a SAN JUAN AIRLINES,

Defendant.

No. 2:18-cv-00299-RSL

STIPULATED MOTION EXTENDING INITIAL SCHEDULING DATES

NOTE ON MOTION CALENDAR April 4, 2018

Plaintiffs New Flyer Industries Canada ULC and New Flyer of America Inc. ("Plaintiffs") and Rugby Aviation LLC d/b/a San Juan Airlines ("Defendant") (collectively, the "Parties"), jointly and respectfully request that the Court extend the current initial scheduling dates in this matter by sixty days.

Under the current schedule, the Parties are to conduct the FRCP 26(f) Conference on March 28, 2018, submit Initial Disclosures Pursuant to FRCP 26(a)(1) by April 4, 2018, and submit a Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and LCR26(f).

Defendant was served on March 20, 2018 and a Waiver of the Service of Summons (Dkt. No. 10) was filed on March 26, 2018, allowing Defendant sixty days to answer or file a motion under Rule 12. The Parties have agreed it would be more productive for them and the Court if the Initial Disclosures and Combined Joint Status Report were submitted after

1	Defendant has had an opportunity to answer or otherwise respond to the Complaint (Dkt. No	
2	1). The Parties agree that no prejudice will be incurred by either side, and judicial economy	
3	will be served, if this joint request is granted.	
4	STIPULATED and AGREED TO this 4 <sup>th</sup> day of April, 2018.	
5		
6	s/ John D. Denkenberger	s/ Jessica L. Goldman
7	John D. Denkenberger, WSBA No.: 25,907 Christensen O'Connor Johnson Kindness <sup>PLLC</sup>	Jessica L. Goldman, WSBA No.: 21856 Summit Law Group PLLC
8	1201 Third Avenue, Suite 3600	315 Fifth Avenue South, Suite 1000
9	Seattle, WA 98101-3029 Telephone: 206.682.8100	Seattle, WA 98104 Telephone: 206.676.7000
10	Fax: 206.224.0779	Fax: 206.676.7001 E-mail: jessicag@summitlaw.com
11	E-mail: john.denkenberger@cojk.com, litdoc@cojk.com	
12		Attorney for Defendant Rugby Aviation LLC d/b/a San Juan Airlines
13	s/ Matthew J. Marquardt Matthew J. Marquardt, WSBA No.: 25,371	
14	John S. Artz (admitted pro hac vice)	
15	Dickinson Wright PLLC 2600 West Big Beaver Road, Suite 300	
16	Troy, Michigan 48084 Telephone: 416.777.2393	
	Fax: 844.670.6009	
17	E-mail: MMarquardt@dickinsonwright.com; JSArtz@dickinsonwright.com	
18	Attorneys for Plaintiffs New Flyer Industries	
19	Canada ULC and New Flyer of America Inc.	
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## (PROPOSED) ORDER 1 Based on the foregoing Stipulated Motion, the Court orders that the Stipulated Motion 2 and (Proposed) Order Extending Initial Scheduling Dates by sixty days is GRANTED. The 3 Initial Scheduling Dates are continued as follows: 4 May 29, 2018 Deadline for FRCP 26(f) Conference: 5 June 4, 2018 Initial Disclosures Pursuant to FRCP 26(a)(1): 6 7 Combined Joint Status Report and Discovery Plan as Required by June 11, 2018 8 FRCP 26(f): 9 IT IS SO ORDERED. Dated this $5^{\circ}$ day of $60^{\circ}$ , 2018. 10 11 Saxuit 12 13 United States District Court Judge 14 Presented by: 15 s/ Jessica L. Goldman s/ John D. Denkenberger Jessica L. Goldman, WSBA No.: 21856 John D. Denkenberger, WSBA No.: 25,907 16 Summit Law Group PLLC Christensen O'Connor Johnson KindnessPLLC 17 315 Fifth Avenue South, Suite 1000 1201 Third Avenue, Suite 3600 Seattle, WA 98104 Seattle, WA 98101-3029 18 Telephone: 206.676.7000 Telephone: 206.682.8100 Fax: 206.676.7001 Fax: 206.224.0779 19 E-mail: jessicag@summitlaw.com E-mail: john.denkenberger@cojk.com, 20 litdoc@cojk.com Attorney for Defendant Rugby Aviation LLC 21 d/b/a San Juan Airlines s/ Matthew J. Marquardt 22 Matthew J. Marquardt, WSBA No.: 25,371 John S. Artz (admitted pro hac vice) 23 Dickinson Wright PLLC 24 2600 West Big Beaver Road, Suite 300 Troy, Michigan 48084 25 Telephone: 416.777.2393 Fax: 844.670.6009 26 E-mail: MMarquardt@dickinsonwright.com; 27 JSArtz@dickinsonwright.com

Attorneys for Plaintiffs New Flyer Industries Canada ULC and New Flyer of America Inc.

STIPULATED MOTION EXTENDING INITIAL SCHEDULING DATES (2:18-cv-00299-RSL) - 4

CHRISTENSEN | O'CONNOR JOHNSON | KINONESS

1201 Third Avenue Suite 3600 Seattle, WA 98101-3029 1.206.632.8100